	1 2 3 4 5 6	LIPSON NEILSON P.C. JOSEPH P. GARIN, ESQ. Nevada Bar No. 6653 MEGAN H. HUMMEL, ESQ. Nevada Bar No. 12404 9900 Covington Cross Drive, Suite 120 Las Vegas, Nevada 89144 (702) 382-1500 (702) 382-1512 - fax jgarin@lipsonneilson.com mhummel@lipsonneilson.com	
	7	Attorneys for Defendants	
	8	UNITED STATES DISTRICT COURT	
	9	DISTRICT OF NEVADA	
1	0	PINNACLE MINERALS CORPORATION	)
1	1		) Case No.: 3:18-cv-00319-MMD-VPC )
2 1	2	Plaintiff,	) STIPULATION AND ORDER TO
.uite 12 44 2-1512	3	VS.	EXTEND TIME FOR DEFENDANTS JERRY CARR WHITEHEAD AND
LIPSON NEILSON P.C. 9900 Covington Cross Drive, Suite 120 Las Vegas, Nevada 89144 (702) 382-1500 – fax (702) 382-1512	4	JERRY CARR WHITEHEAD; and JERRY C. WHITEHEAD, PLLC d/b/a WHITEHEAD &	JERRY C. WHITEHEAD, PLLC DBA WHITEHEAD & WHITEHEAD
VEILSC Cross D Nevac	5	WHITEHEAD;	TO FILE REPLY IN SUPPORT OF
SON Notice of the second of th	6	Defendants.	) MOTION TO DISMISS, OR ) ALTERNATIVELY, MOTION FOR
Las Las (2) 382	7		SUMMARY JUDGMENT PURSUANT TO NRS 38.229 AND
066 1	8		NRS 41.660
1	9		) )(First Request)
2	20		
2	1	IT IS HEREBY STIPULATED by and	between Plaintiff Pinnacle Minerals
2:	22	Corporation, by and through its counsel of reco	ord, LEE, HERNANDEZ, LANDRUM &

IT IS HEREBY STIPULATED by and between Plaintiff Pinnacle Minerals Corporation, by and through its counsel of record, LEE, HERNANDEZ, LANDRUM & CARSON, APC, and Defendants Jerry C. Whitehead, PLLC d/b/a Whitehead & Whitehead and Jerry Carr Whitehead ("Defendants"), by and through their counsel of record, LIPSON NEILSON P.C., that the time for Defendants to file and serve a Reply to Plaintiff's Opposition to Defendants' Motion to Dismiss, or Alternatively, Motion for Summary Judgment be extended from September 28, 2018 to October 19, 2018.

9900 Covington Cross Drive, Suite 120

LIPSON NEILSON P.C.

Las Vegas, Nevada 89144

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